



WASHINGTON.

Dennis Kearney at the White House.

His interview with the President on the Chinese Treaty.

Forfeiture of Certain Southern Pacific Railroad Lands Recommended.

Proceedings in Congress—Interesting Debate in the House and Senate—The Eight-hour Law and Woman's Pension Discussed—Civil Service Law.

By Telegraph to The Times.

WASHINGTON, March 21.—[By the Associated Press.] The House Committee on Public Lands today decided to report favorably the bill declaring the forfeiture of that part of the land grant of the Southern Pacific Railroad of California which is upon the line of the road not completed within the contract time. This is regarded as the indication of the intention of the committee to adopt the policy of reporting bills working partial and not complete forfeiture of railroad grants, except in cases where there was a total failure to build the roads.

KEARNEY'S KICK.

The Senator's Interview with the President.

WASHINGTON, March 21.—[By the Associated Press.] Dennis Kearney had an interview with the President today, and denounced the pending Chinese treaty. He said that, under the clause permitting him to leave the country, each \$1000 would be made to do duty for 1000 Chinese. Kearney said that if it was that it would mean the loss of the 14 electoral votes of the Pacific Coast to the Democrats. He said that he was going back to San Francisco tomorrow to report to his constituents. He said that he had been unsuccessful before both committees of both Houses and at the White House.

THE INTERSTATE ACT.

The Law to Remain as It is Without Amendment.

WASHINGTON, March 21.—[By the Associated Press.] At a recent meeting of the Senate Committee on Interstate Commerce, it was voted to strike from the Interstate Commerce bill the words "under similar circumstances and conditions," in the second section of the bill, relating to discrimination between persons, but this action was not considered very important. The bill was then passed by the committee. The following amendments extending the scope of the inquiry were adopted: By Mr. Buchanan: Whether any convicts or felons are imported into this country and whence.

FIFTIETH CONGRESS.

WASHINGTON, March 21.—[By the Associated Press.] Senator Blair, in reference to the bill to give preference to civil service appointments to wounded soldiers of the Confederacy, said that several Senators on both sides had requested him to have the bill over still further.

FOR SALE—LIVE STOCK.

FOR SALE—LIVE STOCK. A FINE lot of live stock, including horses, cows, and pigs, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—MISCELLANEOUS.

FOR SALE—MISCELLANEOUS. A large lot of miscellaneous goods, including furniture, clothing, and household items, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—REAL ESTATE.

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FOR SALE—BUSINESS OPPORTUNITIES.

FOR SALE—BUSINESS OPPORTUNITIES. A large lot of business opportunities, including franchises, partnerships, and sole proprietorships, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—VEGETABLES.

FOR SALE—VEGETABLES. A large lot of vegetables, including carrots, potatoes, and cabbages, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—FRUIT.

FOR SALE—FRUIT. A large lot of fruit, including apples, oranges, and pears, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—FISH.

FOR SALE—FISH. A large lot of fish, including salmon, trout, and cod, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—BIRDS.

FOR SALE—BIRDS. A large lot of birds, including parrots, canaries, and songbirds, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—FLOWERS.

FOR SALE—FLOWERS. A large lot of flowers, including roses, tulips, and daisies, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—TOYS.

FOR SALE—TOYS. A large lot of toys, including dolls, games, and puzzles, for sale at a low price. Apply to J. H. Smith, 123 Main St.

FOR SALE—CLOTHING.

FOR SALE—CLOTHING. A large lot of clothing, including suits, dresses, and shoes, for sale at a low price. Apply to J. H. Smith, 123 Main St.

DRUNK HUNTERS.

A RED-HOT DAY FOR THE POLICE COMMISSIONERS.

Good Citizens Bring Charges Against Police Commissioners—Very Strong Warnings on Both Sides—The Officers Only Doing Their Duty.

The Police Commission, with Mayor Workman in the chair, had a long and interesting meeting yesterday afternoon, most of the time being taken up with a discussion of the charges filed against Police Officers Walsh, Roman and Lenox on complaint of John Blumstein. Blumstein charged the officers with unlawfully detaining and arresting him on the morning of February 29th, last, and locking him in a cell on a charge of detaining him as a witness against Philip Traub, a bus-driver, whom he stated set upon him at 1 o'clock in the morning and beat him, after trying to extort \$1.50 from him, besides alleging that he had attempted to steal a robe which had dropped off his back.

Blumstein was the first witness called, and stated that he was employed as a night clerk at the Hotel Evans at the corner of Third and Spring streets. While on San Fernando street on his way home, he noticed Traub driving by, and saw that he was intoxicated. Traub dropped a robe from his back and the witness called to him, Traub then invited him to ride with him. Traub then drove to the Southern Pacific depot, where Traub demanded \$1.50 and charged him with trying to steal the robe which he placed in his hands. Traub then beat him and he fled, and he received a cut on the side of his head. About this time those present said the cry that the police were coming, and Officer Roman came up and arrested both of them. Traub was taken to the station and Officer Walsh took charge of him, and he was taken to a restaurant where a man named McCaffrey was. Walsh ordered McCaffrey to shut up, stating he would arrest him otherwise. The witness stated that he saw that he had \$7 or \$15 and a watch taken from him at the station. He refused to give bail but explained where he lived and where he worked. The following morning his money and watch were returned to him and he was told to go home. Nothing was said to him when he was locked up about his being held as a witness. He was afterward told that was the charge on the book.

Officer Walsh was permitted to question the witness, and he pled him with interjections so fast that the witness could give only a general denial. The witness denied trying to escape and the impeachment that he had been like a madman or an insane person. The next witness was then called.

The witness was Louis Evanger, the employer of Blumstein. This witness stated that Blumstein had worked for him four or five years, was a peaceable and steady-going man, and had never known him to act like a blackguard. He had left him at 11 o'clock that night. Blumstein was his neighbor, and he had never known him to act like a blackguard.

Judge Dupuy, counsel for Blumstein, stated at this point that an effort had been made to produce McCaffrey as a witness, but that he had refused to come. Officer Roman testified that he saw a crowd on the sidewalk at the scene of the trouble, and that Blumstein and Traub were fighting. They were making charges against each other, and he placed them both under arrest. Blumstein made various threats against him, chief of which was that he would have him taken care of. He handed them over to Walsh, to have them booked for fighting, but he did not understand. He could not say that Blumstein was intoxicated, but he was very excited. There was a crowd of bad men about them, and in their history they were never particularly in the case before arresting Blumstein. He did not think he should hold court. He had told the prisoner that he intended to do his duty. Traub's character, he stated, was bad, and he was drunk. The entry originally made against Blumstein had been crossed out, and had been "held as a witness." It was now resting an officer.

Officer Walsh then took the stand. He saw Officer Roman having Blumstein and Traub in charge. Roman asked him to take charge of them and book them, and to take Blumstein to the City Jail. He objected to taking them to the restaurant, as he believed it contrary to police regulations, but yielded to Roman and let them go. Traub fought him, and Blumstein tried to escape. Officer Roman only asked for \$5 bail from the witness, and the witness had read the police regulations "very particular over" regarding resisting an officer, and Blumstein had tried to run away. He thought Blumstein had related him. Blumstein had not assisted him in taking Traub to the station, and had tried to help him. He "star" taken away. McCaffrey had told Blumstein not to go with him, and the latter had done the best he knew to escape. By the Mayor: Would you arrest a respectable man as a witness?

Walsh: That depends on the circumstances. In a murder case he would; but in a minor case if he knew where the man lived and all about him he would not.

The witness said Blumstein's charges were low and mean, and he was not worthy of credit.

The Mayor at this point cautioned Walsh against indulging in personalities. The witness said resisting an officer was a felony, and the punishment might be a fine of \$500 or imprisonment for not more than five years.

Officer Lenox was sworn. He stated that Traub was booked as a drunk. Walsh wanted Blumstein booked for resisting an officer, but he was booked as a witness. A man was excited but not drunk. He was searched and looked up. He had dared the officers to look him up. The witness had taken it as a right to demand the \$5 bail.

Chief Cuddy, at this stage, stated that he regretted the arrest of the witness, and that with Mr. Blumstein and knew that he was a respectable man. He believed the officers had done their duty, and would make the charges against them be dismissed.

Before the motion was put, Blumstein's attorney made a speech in favor of the charges and stated that the protection of the citizens was in the upholding of the law, and that the police had no authority to hold Mr. Blumstein as a witness. He said, by way of illustration of this case, that if a man is beaten down by a bloody brute while going home, and is arrested along with his assailant, the officers do not know their duty. He complimented Chief Cuddy as a disciplinarian, but said he would never have a perfect force with such officers.

The proceedings then took a general range, and Chief Cuddy announced that he should object to counsel appearing before the Commission hereafter unless the accused officers were also allowed the same privilege.

Commissioner Humphreys said both sides would be given an equal chance, and asked the Chief if the police had the right to detain a citizen and place him in the police force. The Chief replied that there was no such provision in the rules, but it was customary to do so.

The Mayor stated he did not see anything in the charges against Lenox, and thought Lenox should have a chance to be heard. He then ordered two officers out to be reprimanded for arresting Blumstein. He thought Blumstein should have a chance to be heard.

Commissioner Humphreys stated that it was his belief that the officers did not understand all the circumstances, and turning to Blumstein's counsel, said: "You should give and take."

The Mayor then moved that Lenox's case be dismissed.

This was agreed to by the commission, with the difference that Walsh and Roman be admonished to be more careful in the future.

MINOR MATTERS.

Dr. B. R. Moss was granted a license to sell a patent medicine on a lot owned by him on New High street, during the evening.

Liquor licenses were granted to John Fisher & Co., 128 East First street; Mrs. Ella Lee, 17 Sepulveda street; H. F. Weston, 81 Ducommun street; William Gaudin, 808 Spring street; Charles Alexander, 616 Main street; George Quire, South Main street.

The application of M. J. Fitzpatrick and

Louis Frolich, for positions on the police force, were filed.

R. J. Colyear made a complaint against officers No. 7 and No. 30, believed to be Fowler and Arnes, for cruelty to animals in driving cattle belonging to C. N. Short to the point on Sunday, March 11th.

Chief Cuddy said that the officers probably drove the stock fast to avoid the cars. Set for hearing at 3 p.m. next Wednesday.

H. Schimmel charged Officer Fox with conduct unbecoming an officer in arresting him and dragging him through the street after he had refused to give a name. He had ordered Schimmel's wife to drive the family wagon along the street. He had been released by Chief Cuddy and his bail refused. Set for hearing next Wednesday at 3 p.m.

Julian Valdez made a complaint against ex-Policeman Aguirre for \$7 for feeding his horse and livery hire. Set for hearing at 1 o'clock in the morning and 10 o'clock in the afternoon.

The bill of Blumstein & Sullivan, for \$10.25 for clothing furnished prisoners, was authorized to another man named McManus at \$10.25 next Wednesday.

The Mayor expressed the opinion that the Chief should notify the Mayor when he made appointments to the police force.

Chief Cuddy then asked to have Mr. Marsh regularly appointed, but the Mayor took no notice of the request, as it was not seconded.

Clerk Moffatt was given 30 days' leave of absence, to go to Iowa.

Adjourned.

HIS PISTOL.

Is Too Handy With It, and a Jury Goes for His Scalp.

In Judge Cheney's Department of the Superior Court yesterday, the case of James Daley, charged with an assault with intent to commit murder, was called for trial. The case did not present any intricate features, and did not occupy the time and attention of the court very long.

The first witness called was John McManus, who witnessed the assault. He testified as follows: The defendant came into my house on New Year's day, and wanted to sell me a pistol. We had a talk together, and I told him I did not wish to become a purchaser, and thereupon he went outside. A few moments afterward I saw the flash of a pistol, followed by the report. He stood outside, and on watching him to see what he was waiting for I saw him fall at Cullen. I found the bullet flattened out near the store.

Joseph Cullen, on being sworn, testified: I first saw the defendant on the 1st of January, when he was standing in the saloon talking to another man named McManus at about 5:45 o'clock. As they were talking very loud, I asked McManus what was the matter, and then he told me that he wanted money. I then ordered the defendant to leave, and told him that he was not allowed. He answered me that he was a man of business, so I put him out. He kept on talking outside, but I did not know what he was doing.

Attorney Crawford, who was conducting the defense, stated that he did not know the defendant, and that he was not a witness to the assault. He was paralyzed when the witness, in answer to a question regarding the situation of his pistol, said that he had never seen it.

The jury returned a verdict of guilty, and the defendant was sentenced to the State Prison for five years.

The case having been presented to the jury they, without any great delay, returned a verdict of guilty as charged.

VERDICT OF GUILTY.

A Big Land Case Decided by the Supreme Court.

A case of more than ordinary interest to Californians has been decided in the Supreme Court at Washington, that of the United States ex rel. Col. R. S. Baker et al. of Los Angeles vs. the San Jacinto Tin Company.

The court holds that the Attorney General has no power to prosecute an action to set aside a patent unless the United States is directly interested. The case was closely reviewed in this particular case, and the charges of fraud on the part of Government officials in locating the land are not sustained, and the decision was reversed.

The decision will be gladly received by many California people, whose land titles have never been entirely secure, because of the indiscriminate work of the Attorney General in prosecuting suits of this nature, where the Government had no direct interest. It is expected that the adverse decision will effectually bar further litigation of this sort.

A Good Time.

The Austrian State of this city reached its second birthday yesterday, and celebrated the event last night by an entertainment and ball at the Painters' Hall, on Aliso street. Quite a number of the German residents of the city were present. The hall was tastefully and appropriately decorated.

The evening's programme was as lengthy as it was enjoyable, some of the numbers being unusually good. The programme was as follows: Musical-Orchestra.

Song—Los Angeles Post Chorus. Welcome to the City of Angels. Selection—Los Angeles Zither Club. Song—Los Angeles Post Chorus. Recitation—Mr. Hahn.

Song—Los Angeles Post Chorus. Recitation—Rudolph Herzog. Selection—Zither Club. Song—Los Angeles Post Chorus. Recitation—Mr. Hahn.

Every part of the programme was well rendered. The performances of Prof. Audubach and the orchestra were particularly good. The programme was a success, and the audience was well pleased.

The Philadelphia Press suggests that it is useless to send complaints to Postmaster-General Dickinson. He is altogether too busy in politics to bother about such matters, and as he was taken into the Cabinet because he is presumed to be a political huster, he has to do something to keep up his reputation.

The Democratic politicians of Connecticut, who are said to be so urgent and unarmous that Mr. Cleveland be renominated, will have to take off their coats and work next fall to their neighbors before they can keep their State in the Democratic column. When Mr. Cleveland penned his free-trade message he thereby made Connecticut an uncertain factor in the Presidential campaign, with the chances favoring the Republican.

The amiable Philadelphia Ledger appears to regard the fishery dispute merely as an unwelcome interruption in the pleasant occupation of exchanging international compliments with England, and suggests that the Gloucester fishermen, the insults and slanders in their harbor at the bottom of the fish, would be far better off in some other business. This is the Mugwump way of looking at the matter, and the Ledger ought to be above it. The Cape Ann fishermen are following the honorable calling of their ancestors, and are not to be the very abjects of national weakness and humiliation to demand that they abandon it at the dictation of a British Province.

A No Man's Club.

A group of ladies up town have formed themselves into an association of social character, to be known as the "No Man's Club." It must not be inferred from the sternness of the title that they are uncompromising as the name has been adopted to signify their independence in attending places of amusement. Six or more make regular trips during the week to the opera and theatres, concerts and lectures, secure in numbers, and as happy as though every maid was attended by a gallant.

THE RIVERA CASE.

WITNESSES SWORE TO THE DEFENDANT'S CHARACTER.

Another Version of the Killing—The Murdered Man Possessed a Frightful Temper, While the Defendant Claims a Sweet Disposition.

In Department 3 of the Superior Court yesterday, the case of J. P. Rivera, charged with manslaughter, was continued. The courtroom, which affords but very limited accommodation, was crowded to excess all day, and the spectators, who for the most part appeared to be relatives and friends of the deceased or of Rivera, followed the evidence with unwearied interest. The fight is being hotly contested by counsel on either side, and the objections made are frequent and oftentimes well taken.

Dr. C. W. Brown, the medical man with manslaughter, was continued. The courtroom, which affords but very limited accommodation, was crowded to excess all day, and the spectators, who for the most part appeared to be relatives and friends of the deceased or of Rivera, followed the evidence with unwearied interest. The fight is being hotly contested by counsel on either side, and the objections made are frequent and oftentimes well taken.

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Dr. C. W. Brown

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Graph to The Times.
New York, March 21.—Money on call easy
per cent.; closed at 22½ per cent.
merchandise paper, 50½%
exchange, 45½% for 60-day bills;
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...The stock market

[illegible]

Very little doing: 90c@ \$1.20.
W B. per ton. 813. 1000.
altid.

[illegible]

...are large arrivals
 ...are selling at \$2.50 @ 50;
 ... Lemons are selling as
 ... \$1.00 @ 4.00; Eureka \$3.50 @
 ... \$1.25 @ 1.50 per box.
 ... Apples: Sun-dri d-apples,
 ... 60-c per pound; sun-dried
 ... and boxes sliced, 74-c @ 34.
 ... crates.

and Apricots: Evaporated
choice, 2-pound boxes, \$12.40@15c
per pound. Peaches: Extra
choice, peeled & sliced, 2-
pound boxes, \$12.40@15c

peeled, 30c per pound; fancy, 35c per pound; choice, unpeeled, 32c per pound; evaporated, unpitted, 15c per pound.

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regarding
Los Angeles

Company.]
transfers of \$1000 and over are
of the list.]
WEDNESDAY, March 22, 1900

Charles French and George
Flood: Lot 6, block B, Firey
subdivision of 8 20 acres of
land.
J. Fisher: Undivided 4

191



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 Fernando and

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 tract and the town of

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R BUTT,

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Trees!

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THE UNIVERSITY BANK.	
Of Los Angeles.	
NO. 119 NEW HIGH STREET.	
CAPITAL STOCK PAID UP.	\$100,000
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Eight per cent. bonds secured by first mortgage on real estate with interest payable semi-annually, are offered to investors of five and upwards.	
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LIGHT OR HEAVY,	
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